

NOTICE SENT: FINAL INTERLOCUTORY NONE
DISP PARTIES: _____
DISP CODE: CVD/CLS _____
REDACT PGS: _____
JUDGE JKD CLERK mvm CAUSE NO. D-1-GN-11-003130

Filed in The District Court
of Travis County, Texas
EM JUN 19 2013
At 3:05p M.
Amalia Rodriguez-Mendoza, Clerk

THE TEXAS TAXPAYER & STUDENT
FAIRNESS COALITION, et al;
CALHOUN COUNTY ISD, et al;
EDGEWOOD ISD, et al;
FORT BEND ISD, et al.,
TEXAS CHARTER SCHOOL
ASSOCIATION, et al.

Plaintiffs,

JOYCE COLEMAN, et al.,

Intervenors,

vs.

MICHAEL WILLIAMS, COMMISSIONER
OF EDUCATION, IN HIS OFFICIAL
CAPACITY; SUSAN COMBS,
TEXAS COMPTROLLER OF PUBLIC
ACCOUNTS, IN HER OFFICIAL
CAPACITY; TEXAS STATE BOARD
OF EDUCATION,

Defendants.

IN THE DISTRICT COURT

TRAVIS COUNTY, TEXAS

250th JUDICIAL DISTRICT

ORDER ON MOTION TO REOPEN EVIDENCE

On June 19, 2013, the Court heard the Motion to Reopen Evidence of Calhoun County ISD, *et al.*, to consider the effect of changes to the public school finance and accountability systems made by the Texas Legislature in the 83rd Regular Session. The Court finds that additional testimony is necessary to the due administration of justice as permitted under TRCP 270, GRANTS the motion and ORDERS the following:

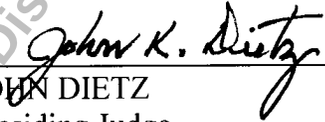
1. By July 17, 2013, the parties jointly shall submit to the Court a spreadsheet identifying all changes to the law affecting school finance and accountability (including assessment and curriculum requirements) that will be at issue in subsequent proceedings in this case. The spreadsheet shall identify the bill number (or rider number), statutory section affected, old statutory language, new

statutory language, and the nature of the change. The chart should be grouped by topic: funding – Foundation School Program (funding formulas and target revenue), facilities, grants and other special programs, charter school funding, other; accountability (including assessment and curriculum requirements); and taxation – M&O and I&S.

2. The parties shall submit to the Court a Scheduling Order addressing deadlines for filing amended or supplemental pleadings to govern the additional trial days, responsive pleadings, discovery, designations of experts, and any other matters the parties agree are pertinent. The parties shall consult with the 250th Court Operations Officer to schedule a 3 hour status conference for August or September 2013.
3. This matter is set for trial on January 6, 2014, in the 250th District Court.

All relief not granted, herein, is DENIED.

SIGNED this 19th day of June, 2013.



 JOHN DIETZ
 Presiding Judge

Unofficial copy Travis Co. District Clerk Velve L. Price